

EXHIBIT 1

1 IN THE UNITED STATES DISTRICT COURT
2 FOR THE SOUTHERN DISTRICT OF WEST VIRGINIA
3 CHARLESTON DIVISION

4 - - -
5 IN RE: ETHICON, INC. PELVIC :MDL NO. 2327
6 REPAIR SYSTEM, PRODUCTS :
7 LIABILITY LITIGATION :VOLUME II
8 :
9

10 THIS DOCUMENT RELATES TO ALL CASES AND
11 VARIOUS OTHER CROSS-NOTICED ACTIONS
12 CONFIDENTIAL - SUBJECT TO PROTECTIVE ORDER
13 - - -

14 January 8, 2014
15 - - -

16 Transcript of the continued deposition of
17 THOMAS A. BARBOLT, Ph.D., called for Videotaped
18 Examination in the above-captioned matter, said
19 deposition taken pursuant to Superior Court Rules of
20 Practice and Procedure by and before Michelle L.
21 Gray, a Certified Court Reporter, Registered
22 Professional Reporter, and Notary Public, at the
23 offices of Riker Danzig Scherer Hyland & Perretti
24 LLP, Headquarters Plaza, One Speedwell Avenue,
25 Morristown, New Jersey, commencing at 9:07 a.m.

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19 Appearng on behalf of the Defendants; Ethicon,
20 Inc.; Ethicon Women's Health and Urology, a Division
21 of Ethicon, Inc.; Gynecare; and Johnson & Johnson

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4 MR. THOMAS: No, I'm not. I am
5 asking --

6 MR. THORNBURGH: Objection. Move to
7 strike.

8 That's a representation that you've
9 been making to this jury this entire time.

10 MR. THOMAS: Please. No speeches to
11 the jury. That's not appropriate. You know that.

12 MR. THORNBURGH: It's fair
13 representation, honest ones.

14 BY MR. THOMAS:

15 Q. Dr. Barbolt, with respect to the 49
16 documents that you've identified in response to this
17 issue of the materials not absorbed, nor is it
18 subject to degradation or weakening by the action of
19 tissue enzymes, did you find any information in any
20 form that caused you concern that there was
21 degradation from a preclinical perspective that
22 caused you concern?

23 MR. THORNBURGH: Objection.

24 THE WITNESS: No.

25 BY MR. THOMAS: